## UNITED STATES DISTRICT COURT for the DISTRICT OF MASSACHUSETTS

LOUIS E. MCBRIDE,	)	
Plaintiff	)	Circil A ation
V.	)	Civil Action
	)	No. 05-11664-GAO
WOODS HOLE, MARTHA'S	)	
VINEYARD AND NANTUCKET	)	
STEAMSHIP AUTHORITY, and	)	
LAFLEUR CRANE SERVICE, INC.,	)	
Defendants	)	
	)	

## ASSENTED TO MOTION TO CONTINUE MEDIATION

NOW COME the parties and state as follows:

The parties are scheduled for mediation on Friday, September 21, 2007. The parties request the court continue the mediation until October 18, 2007. As grounds for this motion, the parties state:

- 1. Counsel for the plaintiff is still attempting to resolve lien issues with this case.
- 2. The insurance adjuster for LaFleur Crane is not available on September 21<sup>st</sup> for mediation.

Wherefore, the parties request this court continue the mediation until October 18, 2007.

/s/ David J. Berg, Esq. David J. Berg, Esq. Latti & Anderson LLP 30-31 Union Wharf Boston, MA 02109 617-523-1000 Attorney for Plaintiff /s/ Kenneth M. Chiarello, Esq. Kenneth M. Chiarello, Esquire Clinton & Muzyka, P.C. One Washington Mall **Suite 1400** Boston, MA 02108 (617) 723-9165 Attorney for Woods Hole, Martha's Vineyard & Nantucket Steamship Authority

/s/ John F. Gleavy, Esq. Francis J. Lynch, III, BBO 308 740 John F. Gleavy, BBO 636 888 Lynch & Lynch 45 Bristol Drive South Easton, MA 02375 (508) 230-2500 Attorney for LaFleur Crane Service, Inc.

## CERTIFICATE OF SERVICE

I hereby certify that on this date, I electronically filed the within document with the Clerk of the Court using the CM/ECF system which will send notification of such filing(s) to all counsel of record.

> /s/ John F. Gleavy, Esq. Francis J. Lynch, III, BBO 308 740 John F. Gleavy, BBO 636 888 Lynch & Lynch 45 Bristol Drive South Easton, MA 02375 (508) 230-2500

Dated: September 20, 2007